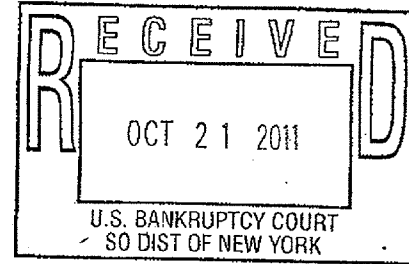


EXHIBIT B



**UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF NEW YORK**

In re

**MOTORS LIQUIDATION COMPANY, *et al.*,
f/k/a General Motors Corp., *et al.***

Debtors.

Chapter 11 Case No.

09-50026 (REG)

(Jointly Administered)

REPLY OF WILLIAM KUNTZ, III TO OBJECTION TO CLAIMS

1. CLAIMANT HAVING BEEN IN CONTACT WITH COUNSEL OF RECORD, PROVIDED ADDITIONAL INFORMATION AND REQUESTED AN ADJOURNEMENT UNTIL APRIL, 2011. THIS WAS REJECTED. AS THE COURT IS AWARE, REPLIES REQUIRE SERVICE UPON ABOUT 15 GROUPS OF LAWYERS, ALL OVER CLAIMS WHICH DO NOT AMOUNT TO \$10,000.

2. CLAIMANT IS UNAWARE OF ANY PROVISIONS OF THE FEDERAL RULES OF CIVIL PROCEDURE OR THE FEDERAL RULES OF BANKRUPTCY THAT PROVIDE FOR THE USE OF MAGIC OR MAGIC WORD, NEVER THE LESS COUNSEL FOR THE TRUST EXPECT THAT THE COURT WILL EXPUNGE A TIMELY FILED CLAIM ON THE APPROPRIATE FORM BASED UPON THE WORDS "INSUFFICIENT DOCUMENTATION".

THE TRUST PRESENTS NO INFORMATION OR EVIDENCE OF ANY KIND OF REVIEW OF THE CLAIM WHICH RESULTED IN ANY KIND OF CONTACT SHORT OF FILING AN MOTION WITH THE COURT. NEEDLESS TO SAY, THE PRESENT FORMAT OF OBJECTION TO CLAIMS YIELDS HUGE AMOUNTS OF PROFESSIONAL COMPENSATION TO LAWYERS AND THE STAFF THAT OTHERWISE APPEAR TO DO LITTLE IF ANY GROUNDWORK PRIOR TO BRINGING THE OBJECTION.

3. IN APRIL OF THIS YEAR, CLAIMANT WAS IN CONTACT WITH BOTH THE CLAIMS DEPT OF THE TRUST AND ALSO THE RESPECTIVE GM DEALERS. EXHIBIT 1,2 & 3. NO FURTHER REQUEST WAS MADE UPON CLAIMANT BY THE TRUST'S CLAIM'S DEPT UNTIL THE LAWYERS SENT THE PAPERS.

4. THE UNDERLYING PROOF'S OF CLAIMS RELATE TO CLAIMANT, WHO HAS BEEN A LIFE LONG CUSTOMER OF GM AND 3 GM DEALERS. A) SMEDLEY'S IN VANDALIA, OHIO B) G STONE MOTORS IN MIDDLEBURY VERMONT AND REYNOLDS IN WILLSBORO, NY. REYNOLDS WAS FORCED INTO THE SMALL DEALER EXIT PROGRAM BY THE TRUST PRIOR TO THE COMMENCEMENT OF THIS CASE.

THE RESPECTIVE AMOUNTS OF MONEY ARE QUITE SMALL IN RELATION TO THE ASSETS OF THE DEBTOR AND REPRESENT THE FAILURE OF SMEDLEYS TO HONOR A TRUCK PROMOTION PLAN OFFERING A FREE GAS CARD IN EXCHANGE FOR A TEST DRIVE AND CREDIT APPLICATION TO GMAC. \$300

5. THE SECOND CLAIM REPRESENTS THE LOSS OF AN OLD CHEVY TRUCK, TITLED IN MONTANA WHICH CLAIMANT PURCHASED FROM HIS UNCLE DON WHO PURCHASED IT NEW IN DAYTON, OHIO FROM A DEALER. CLAIMANTS UNCLE WAS RESIDING IN HILTON HEAD, SC AND WAS IN A CONFLICT WITH A LOCAL BANK WHO WISHED TO DO HIS BUSINESS INJURY BY SEIZING HIS DELIVERY TRUCK FOR HIS FURNITURE BUSINESS THERE IN HILTON HEAD.

CLAIMANT OVER THE YEARS USED THE TRUCK AFTER HIS UNCLE'S BUSINESS FAILED AND RETITLED IT IN MONTANA WHERE CLAIMANT OWNED AT THAT TIME A RANCH AND LUMBER YARD IN WOLFPOINT.

THERE CAME A TIME WHERE THE TRUCK WAS BEING WORKED ON IN PORT HENRY, NY AND THE REPAIRSHOP, WAS UNABLE TO COMPLETE THE REPAIRS AS THEY DID NOT HAVE A LIFT STRONG ENOUGH TO HOLD THE TRUCK UP IN THE AIR. THE VEHICLE WAS TOWED TO G STONE MOTORS IN VERMONT. FOR UNKNOWN REASONS, PERHAPS AGE, G STONE REFUSED TO WORK ON THE TRUCK AND HAD IT TOWED BACK TO NEW YORK AND DROPPED OFF AT CLAIMANT'S HOME IN THE YARD, BLOCKING THE SIDEWALK. THIS RESULTED IN A CITATION BEING ISSUED BY THE NEW YORK STATE POLICE AND THE TOWN OF WESTPORT, NY HAD THE TRUCK TOWED TO THE TOWN SHED. CLAIMANT HAD TO PAY TO RECOVER THE TRUCK. THERE IS AN AFFIDAVIT WITH RESPECT TO THIS ON FILE IN THE TOWN JUSTICE COURT OF ELIZABETHTOWN, NY IN THE MATTER OF WILLIAM KUNTZ, III -VS- THE TOWN OF WESTPORT, NY WHICH CLAIMANT WOULD LIKE TO PROVIDE, BUT DUE TO LIMITED TIME AND THE GENERAL HOSTILITY OF UPSTATE TOWN JUSTICE COURTS TO ACTIONS AGAINST THE GOVERNMENT, IT IS DOUBTFULL IT CAN BE PROVIDED BY OCT 21, 2011.

THE TRUCK WAS IN TURN TOWED TO REYNOLDS CHEVY IN WILLSBORO WHERE CLAIMANT PAID ABOUT \$1,000 ON THE REPAIRS. THERE CAME A TIME WHEN CLAIMANT WENT TO PICK UP THE TRUCK AND WAS INFORMED THAT THE TOWN OF WILLSBORO, NY HAD INSISTED THE TRUCK BE REMOVED AND SO FORTH, WHICH NOW APPEARS TO BE A FIB BY THE OWNER OF THE DEALERSHIP, MR REYNOLDS.

AS CLAIMANT RECALLS, THIS MATTER CAME BEFORE THE TOWN BOARD OF WILLSBORO AND WAS TABLED. EXHIBIT 4. CLAIMANT RECALLS THAT THERE MAY HAVE BEEN A PENDING ACTION IN TOWN COURT PRIOR TO THE COMMENCEMENT OF THIS CASE, BUT ONCE AGAIN, THE LIMITED TIME HAS NOT ALLOWED FOR THESE RECORDS TO BE PRODUCED.

6. THE THIRD CLAIM REPRESENTS THE LOSS OF A FIREPROOF FILE CABINET WHICH WAS DELIVERED TO REYNOLDS IN AN EFFORT TO FEND OFF THE SMALL DEALER EXIT PROGRAM THAT REYNOLD WAS BEING FORCED INTO BY THE COMPANY. IN CALLOUS DISREGARD TO THE MANY YEARS OF LOYALTY, GM CANCELLED THE DEALERSHIP FRANCHISE LEAVING MR. REYNOLDS WITH A HUGE FINANCIAL LOSS. WHILE CLAIMANT IS NOT PRIVY TO THE EXACT TERMS OF THE SETTLEMENT, CLAIMANT BELIEVES THAT AFTER RESTOCKING CHARGES OF SPECIAL TOOLS AND GM PARTS, THAT MR REYNOLDS ENDED UP OWING GM MONEY WHEN THE DEALERSHIP HAD BEEN PROFITABLE IN THE PAST AND WAS WORTH PERHAPS \$1.5 MILLION DOLLARS BEFORE THE COLLAPSE OF GM. CLAIMANT BELIEVES THAT THE ENTIRE SMALL DEALER EXIT PROGRAM WAS SUSPECT BOTH IN MOTIVE AND EXECUTION. WHILE WELL DOCUMENTED, AND APPARENTLY WELL FUNDED, THE HIDDEN GOAL WAS TO DEFRAUD MANY SMALL DEALERS IN SMALL RURAL COMMUNITIES BY A CORPORATE MENTALITY THAT LOOKED UPON A SHINY SHOWROOM AS EVIDENCE OF THE GM WAY SO TO SPEAK.

IN ADDITION TO THE MENTIONED EXHIBITS ADDITIONAL EXHIBITS MAY BE ATTACHED.

WHEREFORE CLAIMANT REQUESTS THE OBJECTION BE DENIED AND THE CLAIMS ALLOWED.

RESPECTFULLY

WILLIAM KUNTZ, III
INDIA ST PO BOX 1801
NANTUCKET ISLAND, MASS 02554-1801

508-775-5225

HYANNIS, MA 02601



Re: motors liquidation claims-GM2-Inquiry alternative form

Friday, April 29, 2011 11:49 AM

From: "claims@motorsliquidation.com" <claims@motorsliquidation.com>
To: "william kuntz" <kuntzwm1@yahoo.com>

Dear Mr. Kuntz,

Thanks for the message.

All three claims have a pending status in the bankruptcy. At this time, claims are being processed (due to the very large number of claims, complexity of claims, and deficiencies with the filed claims, it does take quite some time to process claims, and we thank you for your patience). Please expect more time to process claims at a minimum.

For additional information on the bonds, please see the website for Motors Liquidation Company's General Unsecured Creditors Trust - www.mlcguctrust.com. Feel free to contact us with further questions via email or at 1-800-414-9607.

Regards,

Motors Liquidation Company

Quoting william kuntz <kuntzwm1@yahoo.com>:

> I have 3 small claims and would like to have some idea when the inevitable claims objection might be coming <aside from typical sometimes gutter service by weil,gotshal>

> SMEDLEYS CHEV VANDALIA OHIO

> 1092 WILLIAM KUNTZ III View: WILLIAM KUNTZ III Motors Liquidation Company 8/18/2009 12:00:00 AM 08/18/2009 \$300.00

> G STONE MOTORS MIDDLEBURY VERMONT AND REYNOLDS CHEV WILLSBORO, NY

> 1093 View: 1093 WILLIAM KUNTZ View: WILLIAM KUNTZ Motors Liquidation Company 8/18/2009 12:00:00 AM 08/18/2009 \$4,500.00

> 2484 View

> 1398 View: 1398

> 1398

> WILLIAM KUNTZ

> View: WILLIAM KUNTZ

> Motors Liquidation Company

> 8/27/2009 12:00:00 AM

> 08/27/2009

#1

V V V V V V V V V V V V V V

YAHOO! MAIL
Classic

followup? smedleys

Monday, April 18, 2011 12:00 PM

From: "William Kuntz" <kuntzwm1@yahoo.com>
To: kent@smedleys.com, kuntzwm1@yahoo.com

so i assume your silence represents your complicity in this ?
has your manager reviewed the proof of claim filed in motors liquidation?
does smedleys have a paper file on this?
did you contact gmac to confirm the date and time of the credit application?
thanx
bill kuntz

— On Thu, 4/7/11, William Kuntz <kuntzwm1@yahoo.com> wrote:

From: William Kuntz <kuntzwm1@yahoo.com>
Subject: followup?
To: kent@smedleys.com
Date: Thursday, April 7, 2011, 1:28 PM

William Kuntz,III
kuntzwm1@yahoo.com
Cray Engineering
India St
PO Box 1801
Nantucket Island, Massachusetts 02554-1801 USofA

— On Tue, 4/5/11, William Kuntz <kuntzwm1@yahoo.com> wrote:

From: William Kuntz <kuntzwm1@yahoo.com>
Subject: followup?
To: kent@smedleys.com
Date: Tuesday, April 5, 2011, 1:35 PM

William Kuntz,III
kuntzwm1@yahoo.com
Cray Engineering
India St
PO Box 1801
Nantucket Island, Massachusetts 02554-1801 USofA

— On Wed, 3/23/11, William Kuntz <kuntzwm1@yahoo.com> wrote:

From: William Kuntz <kuntzwm1@yahoo.com>
Subject: followup?

#2



motors liquidation claims-GM2-inquiry alternative form

Tuesday, April 26, 2011 5:36 PM

From: "William Kuntz" <kuntzwm1@yahoo.com>

To: "G Stone Sales" <sales@gstonemotors.com>, fred@gstonemotors.com, kent@smedleys.com, claims@motorsliquidation.com, kuntzwm1@yahoo.com

I have 3 small claims and would like to have some idea when the inevitable claims objection might be coming <aside from typical sometimes gutter service by weillgotshal>

SMEDLEYS CHEV VANDALIA OHIO

1092 WILLIAM KUNTZ III View: WILLIAM KUNTZ III Motors Liquidation Company 8/18/2009 12:00:00 AM 08/18/2009 \$300.00

G STONE MOTORS MIDDLEBURY VERMONT AND REYNOLDS CHEV WILLSBORO, NY

1093 View: 1093 WILLIAM KUNTZ View: WILLIAM KUNTZ Motors Liquidation Company 8/18/2009 12:00:00 AM 08/18/2009 \$4,500.00

2484 View

1398 View: 1398

WILLIAM KUNTZ

1398 View: WILLIAM KUNTZ

Motors Liquidation Company

8/27/2009 12:00:00 AM 2400.0000 3381
08/27/2009 \$2,400.00

William Kuntz, III
kuntzwm1@yahoo.com
Cray Engineering
India St.
PO Box 1801
Nantucket Island, Massachusetts 02554-1801 USofA

#3

G. Stone Motors

Friday, May 29, 2009 11:03 AM

"G Stone Sales" <sales@gstonemotors.com>
kuntzwm1@yahoo.com

Dear Mr. Kuntz,

You apparently sent a couple of emails to my salesman Fred regarding a vehicle that was supposedly towed out of here. I reviewed your claims with my service manager and shop foreman, they have no recollection or history to our knowledge of this matter. Can you tell me what the circumstances were, what the vehicle was, and who's name it may have been under. Thank you.

Travis A. Romano

Travis Romano
General Manager
G. Stone Motors Inc.
Office# (802)388-6718
Fax# (802)388-2569
Cell# (802)771-7008
travis@gstonemotors.com

#4



Thank you for contacting G. Stone Motors Inc.

Friday, May 29, 2009 8:04 AM

"fred@gstonemotors.com" <fred@gstonemotors.com>
kuntzwm1@yahoo.com

Dear william kuntz,

Thank you for contacting us at G. Stone Motors Inc.. We have received your message and will be in contact with you shortly. If anything else should come up, please do not hesitate to contact us again at 802-388-6718 or by email at sales@gstonemotors.com.

Thank you,
G. Stone Motors Inc.
802-388-6718

You are receiving this e-mail because you have been added to the mailing list for G. Stone Motors Inc. If you no longer wish to receive these e-mails, please click here to unsubscribe.

http://us.mc38.mail.yahoo.com/mc/showMessage?mid=1&fid=%2540S%2540S&search&... 5/22/2010
YAHOO! MAIL
Classic

still waiting for action and answer

From: "William Kuntz" <kuntzwm1@yahoo.com>

To: clerk@willsboro.com, supervisor@willsborony.com, jeff@generalcomposites.com,
mattcat007@aol.com, "Daniel Alexander" <dan@denpubs.com>,
kuntzwm1@yahoo.com, tom_lonergan@hotmail.com, westportbooks@gmail.com

Monday, May 10, 2010 12:33 PM

Willsboro New York Online -- www.WillsboroNY.com -- Willsboro, NY ...
No action taken concerning the William Kuntz truck issue.

www.willsborony.com/Townhall/BoardMinutes.htm - Cached page

William Kuntz, III
kuntzwm1@yahoo.com
Cray Engineering
India St
PO Box 1801
Nantucket Island, Massachusetts 02554-1801 USofA

518.
963.
7488

#6

per phone call

L#

HEARING DATE AND TIME: October 28, 2011 at 9:45 a.m. (Eastern Time)
RESPONSE DEADLINE: October 21, 2011 at 4:00 p.m. (Eastern Time)

PLEASE CAREFULLY REVIEW THIS OBJECTION AND THE ATTACHMENTS
HERETO TO DETERMINE WHETHER THIS OBJECTION
AFFECTS YOUR CLAIM(S)

Barry N. Seidel (BS-1945)
Stefanie Birbrower Greer (SG-2898)
DICKSTEIN SHAPIRO LLP
1633 Broadway
New York, New York 10019-6708
Telephone: (212) 277-6500
Facsimile: (212) 277-6501

Attorneys for Motors Liquidation
Company QUC Trust

UNITED STATES BANKRUPTCY COURT		PROOF OF CLAIM
Name of Debtor GENERAL MOTORS		Case Number 09-50026-126
NOTE: This form should not be used to make a claim for an administrative expense arising after the commencement of the case. A request for payment of an administrative expense may be filed pursuant to 11 U.S.C. § 501.		
Name of Creditor (the person or other entity to whom the debtor owes money or property)		<input type="checkbox"/> Check this box to indicate that this claim amends a previously filed claim.
Name and address where notices should be sent PO Box 1801 NINTACET, MA 02174/1801		Court Claim Number (If known)
Telephone number		Filed on
Name and address where payment should be sent (if different from above) FILED - 91396 MOTORS LIQUIDATION COMPANY F/K/A GENERAL MOTORS CORP SDNY # 09-50026 (REG)		<input type="checkbox"/> Check this box if you are aware that anyone else has filed a proof of claim relating to your claim. Attach copy of statement giving particulars.
Telephone number		<input type="checkbox"/> Check this box if you are the debtor or trustee in this case.
1. Amount of Claim as of Date Case Filed \$ 2,900.00		5. Amount of Claim Entitled to Priority under 11 U.S.C. § 507(a) IF any portion of your claim falls in one of the following categories, check the box and state the amount.
If all or part of your claim is secured, complete item 4 below. However, if all of your claim is unsecured, do not complete item 4.		Specify the priority of the claim.
If all or part of your claim is entitled to priority, complete item 5.		<input type="checkbox"/> Domestic support obligations under 11 U.S.C. § 507(a)(1)(A) or (a)(1)(B).
<input type="checkbox"/> Check this box if claim includes interest or other charges in addition to the principal amount of claim. Attach itemized statement of interest or charges.		<input type="checkbox"/> Wages, salaries, or commissions (up to \$10,950*) earned within 180 days before filing of the bankruptcy petition or cessation of the debtor's business, whichever is earlier - 11 U.S.C. § 507(a)(4).
2. Basis for Claim (See instruction #2 on reverse side.) Filing Cabinet with handwritten ledger		<input type="checkbox"/> Contributions to an employee benefit plan - 11 U.S.C. § 507(a)(5).
3. Last four digits of any number by which creditor identifies debtor		<input type="checkbox"/> Up to \$2,425* of deposits toward purchase, lease, or rental of property or services for personal, family, or household use - 11 U.S.C. § 507(a)(7).
3a. Debtor may have scheduled account as (See instruction #3a on reverse side.)		<input type="checkbox"/> Taxes or penalties owed to governmental units - 11 U.S.C. § 507(a)(8).
4. Secured Claim (See instruction #4 on reverse side.) Check the appropriate box if your claim is secured by a lien on property or a right of setoff and provide the requested information.		<input type="checkbox"/> Other - Specify applicable paragraph of 11 U.S.C. § 507(a)().
Nature of property or right of setoff <input type="checkbox"/> Real Estate <input type="checkbox"/> Motor Vehicle <input type="checkbox"/> Other		Amount entitled to priority
Describe		
Value of Property \$ Annual Interest Rate %		
Amount of mortgage and other charges as of date case filed included in secured claim,		
if any \$ Debt for perfection		
Amount of Secured Claim \$ Amount Unsecured \$		
6. Credits The amount of all payments on this claim has been credited for the purpose of making this proof of claim.		
7. Documents Attach redacted copies of any documents that support the claim, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, judgments, mortgages, and warranty agreements. You may also attach a summary. Attach redacted copies of documents providing evidence of perfection of a security interest. You may also attach a summary. (See instruction 7 and definition of redacted on reverse side.)		
DO NOT SEND ORIGINAL DOCUMENTS. ATTACHED DOCUMENTS MAY BE DESTROYED AFTER SCANNING.		
If the documents are not available, please explain.		
Date 8-23-09	Signature The person filing this claim must sign it. Sign and print name and title, if any, of the creditor or other person authorized to file this claim and state address and telephone number if different from the debtor's address above. Attach copy of power of attorney, if any. William K...	FOR CREDITOR USE ONLY AUG 27 2009 U.S. BANKRUPTCY COURT, SDNY

Penalty for presenting fraudulent claim: Fine of up to \$500,000 or imprisonment for up to 5 years, or both. 18 U.S.C. §§ 152 and 1571.

7A

MLC

Home

Claims Information

Claims Information -> Claim Register -> Creditor Summary

Schedules & Statements

Media

Real Estate & Asset Sales

Investor Information

MLC Corporate Information

FAQ

Contact Us

Secure Login

Count	Secured	Administrative	Priority	Unsecured	Total
As Filed	1	\$0.00	\$0.00	\$0.00	\$2,400.00
Current Status	1	\$0.00	\$0.00	\$0.00	\$2,400.00

Filed Claim Lists

Claim#	Creditor	Filed Date	Filed Amount	Current Total	Debtor	Image
1398	WILLIAM KUNTZ	8/27/2009 12:00:00 AM	2400.0000	2400.0000	Motors Liquidation Company	
1398		08/27/2009	\$2,400.00	\$2,400.00		
Records per page:	25					
					Records: 1 - 1 of 1 - Pages:	1

Schedule#

Filed Date Scheduled Amount Debtor Image
 There are no records available.

Records per page:
 25

Records: 0 - 0 of 0 - Pages: 1

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Home

History

October 04, 2011 4:04:39:36 PM

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7B

Claim Details

Claim Number: 1398

Claims Number: 1398
Creditor: WILLIAM KUNTZ
Date Filed: Aug 27, 2009
Debtor: Motors Liquidation Company
Status: Pending
Unliquidated:
View Claim Image: View

Original Amount

Secured	Admin	Priority	Unsecured	Total
\$0.00	\$0.00	\$0.00	\$2,400.00	\$2,400.00

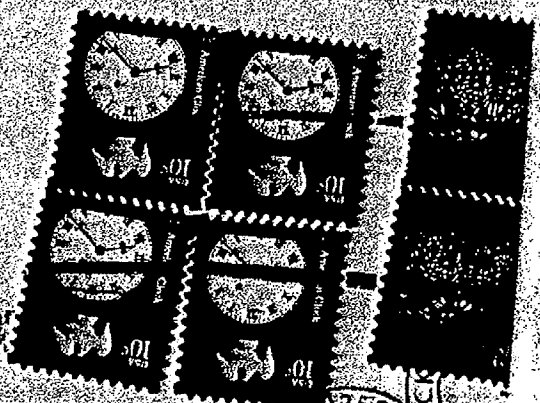
Outstanding Amount

Secured	Admin	Priority	Unsecured	Total
\$0.00	\$0.00	\$0.00	\$2,400.00	\$2,400.00

7C

*Ken
02554-1801*

X 8



RETURN TO SENDER

Ch. Regreeds
RETURN TO SENDER
EB 338

Wassford, NY

